

EXHIBIT A



IN THE 16TH JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

Judge or Division: ADAM CAINE	Case Number: 2416-CV18290
Plaintiff/Petitioner: KEAUNNA THOMPSON	Plaintiff's/Petitioner's Attorney/Address HENRY WARREN TANNER 1432 EAST 49TH TERRACE KANSAS CITY, MO 64110
Defendant/Respondent: KANSAS CITY AREA TRANSPORTATION AUTHORITY	Court Address: 415 E 12th KANSAS CITY, MO 64106
Nature of Suit: CC Employmnt Discrmntn 213.111	(Date File Stamp)

Summons in Civil Case

The State of Missouri to: KANSAS CITY AREA TRANSPORTATION AUTHORITY
Alias:
1200 E 18TH ST
KANSAS CITY, MO 64108

PRIVATE PROCESS SERVER

COURT SEAL OF

JACKSON COUNTY

You are summoned to appear before this court and to file your pleading to the petition, a copy of which is attached, and to serve a copy of your pleading upon the attorney for plaintiff/petitioner at the above address all within 30 days after receiving this summons, exclusive of the day of service. If you fail to file your pleading, judgment by default may be taken against you for the relief demanded in the petition.

03-JUL-2024
Date

Clerk

Further Information:

Sheriff's or Server's Return

Note to serving officer: Summons should be returned to the court within 30 days after the date of issue.

I certify that I have served the above Summons by: (check one)

- ☐ delivering a copy of the summons and petition to the defendant/respondent.
☐ leaving a copy of the summons and petition at the dwelling place or usual abode of the defendant/respondent with
a person at least 18 years of age residing therein.
☐ (for service on a corporation) delivering a copy of the summons and petition to

_____ (name) _____ (title).

☐ other _____.

Served at _____ (address)

in _____ (County/City of St. Louis), MO, on _____ (date) at _____ (time).

Printed Name of Sheriff or Server

Signature of Sheriff or Server

(Seal)

Must be sworn before a notary public if not served by an authorized officer:

Subscribed and sworn to before me on _____ (date).

My commission expires: _____
Date Notary Public

Sheriff's Fees

Summons \$ _____
Non Est \$ _____
Sheriff's Deputy Salary
Supplemental Surcharge \$ 10.00
Mileage \$ _____ (_____ miles @ \$._____ per mile)
Total \$ _____

A copy of the summons and petition must be served on **each** defendant/respondent. For methods of service on all classes of suits, see Supreme Court Rule 54.

SUMMONS/GARNISHMENT SERVICE PACKETS ATTORNEY INFORMATION

Under the Missouri e-filing system now utilized by the 16th Judicial Circuit Court, once a case has been accepted for filing, a clerk prepares the necessary documents for service. The summons/garnishment is sent to the attorney by an e-mail containing a link so that the filer may print and deliver the summons/garnishment, pleadings and any other necessary documents to the person designated to serve the documents.

Pursuant to State statutes, Supreme Court Rules and Local Court Rules, attorneys are required to print, attach and serve specific documents with certain types of Petitions and other filings.

Please refer to the Court's website for instructions on how to assemble the service packets at:

16thcircuit.org → Electronic Filing Information → Required Documents for Service – eFiled cases → Summons/Garnishment Service Packet Information.

Please review this information periodically, as revisions are frequently made. Thank you.

Circuit Court of Jackson County

**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

KEAUNNA THOMPSON,)	
)	
Plaintiff,)	
)	
v.)	Case No.
)	
KANSAS CITY AREA)	
TRANSPORTATION AUTHORITY,)	JURY TRIAL DEMANDED
Serve: 1200 E 18th St., Kansas City, MO)	
64108)	
)	
Defendant.)	

PETITION FOR DAMAGES

Plaintiff Keaunna Thompson ("Plaintiff") for her Petition for Damages against Defendant Kansas City Area Transportation Authority ("Defendant", "KCATA") states and alleges as follows:

PARTIES

1. Plaintiff is an individual residing at 7801 E 90th Terrace, Kansas City, MO 64138.
2. Defendant Kansas City Area Transportation Authority is a bi-state public agency created by an interstate compact between Missouri and Kansas, as set forth in Missouri Revised Statutes § 238.010, et seq., and Kansas Statutes Annotated § 12-2524, et seq., and approved by the United States Congress in Public Law 89-599. See 80 Stat. 826 (Sept. 21, 1966).

JURISDICTION AND VENUE

3. Pursuant to Mo. Rev. Stat. Section 506.500, Defendant is subject to specific jurisdiction because it maintains a place of business at 1200 E 18th St., Kansas City, MO 64108.

4. Pursuant to Mo. Const. Art. 5 Section 14 and Mo. Rev. Stat. Section 478.070, this Court has jurisdiction over the subject matter of this dispute because the claims arise from occurrences that took place in the State of Missouri.
5. Venue is proper in this Court pursuant to Mo. Rev. Stat. Section 508.010.

BACKGROUND

6. In or around March 2005, Plaintiff began working for Defendant as a Bus Driver.
7. As a Bus Driver, Plaintiff safely transported passengers, reported traffic obstructions and street closures, and maintained a safe atmosphere on the bus, including reporting disruptive or dangerous passengers.
8. Defendant required Bus Drivers to maintain a strict schedule on their bus routes, which meant Plaintiff often had no bathroom breaks or time for a meal, even during 10-hour shifts.
9. Sometimes, Plaintiff would reach the end of her route 10-15 minutes early, during which time she could use the bathroom before turning around and starting her route again. However, there was not always time for a bathroom break or even a bathroom available near her route stop.
10. Sometimes Defendant would schedule Plaintiff for back-to-back shifts, so she would be required to do her typical day shift then immediately start a night shift.
11. Due to health problems and work-related stress, Plaintiff took leave under FMLA.
12. Upon information and belief, KCATA counted only Bus Drivers' "drive time" towards how many hours they needed to have before qualifying for FMLA, rather than the time spent working. Upon information and belief, KCATA Human Resources increased the

number of hours employees were required to work to be qualified for FMLA in or around 2022 by manipulating how KCATA counted hours.

13. One day, prior to 2020, Plaintiff was ill and called in to dispatch to request the day off work. She heard Wes McLaughlin, a supervisor, in the background say, “She abuses FMLA.”
14. Plaintiff had FMLA time available and was ultimately approved for the leave.
15. In November 2020, Plaintiff was approved for intermittent FMLA leave. After she was approved, Mr. McLaughlin suspended her from November 3, 2020 through January 7, 2021 because Plaintiff refused to disclose her medical conditions to him. Mr. McLaughlin described the suspension as being “held off” from work. Plaintiff did not receive any pay during the suspension and wanted to work.
16. On or about April 24, 2021 through May 4, 2021, KCATA suspended Plaintiff again for work claiming that she was “sick” even though she was not sick and never requested time off work on those days.
17. Plaintiff was also suspended on July 28, 2021 and September 28, 2021 without explanation.
18. On or about April 14, 2022, Plaintiff began continuous leave under FMLA for her uterine fibroids.
19. In or about 2022, KCATA scheduled Plaintiff for a “flex route” that had far too many scheduled stops for the allotted time. Overwhelmed, Plaintiff brought the bus back to KCATA and told dispatch that she needed to take leave under FMLA.
20. Before she went home, she was told to go to Brandon Smiley’s office. Mr. Smiley, with

Johnny Moore present, told Plaintiff that she should resign and he had the resignation paperwork and a pen in front of him.

21. Michael Collision, who is Caucasian, has made racially discriminatory statements that “all bus drivers complain” when the drivers are African-American.
22. Another Caucasian employee made a comment in a town hall meeting that “a monkey can do that job.”
23. On June 8, 2023, Plaintiff was involved in a hostile incident while driving her bus route. A KCATA dispatcher instructed Plaintiff to fill out an incident report and to contact the triage nurse on the company phone. The nurse recommended that Plaintiff see the company doctor.
24. Also on June 8, 2023, Dr. Deskin of Meritas diagnosed Plaintiff with Acute Stress Reaction caused by “work activities” and recommended that her work status was “No Work Capacity” and a workmen’s compensation claim was filed on Plaintiff’s behalf.
25. Dr. Deskin recommended that Plaintiff follow-up with the “EAP” program at work, which she did.
26. Plaintiff elected to seek therapy from her existing therapist, since the EAP representative advised her of that option.
27. On several dates in June, Plaintiff’s employer sent her various “AWOL” letters because she had not returned to work.
28. Plaintiff emailed her medical restrictions to her employer and insisted that she did not want to be off work.

29. Plaintiff also informed her employer that she needed a release from Dr. Deskin to return to work, per the letter she received from the company's lawyers—Thomas McGee Group.
30. Specifically, on June 14, 2023, Thomas McGee Group advised Plaintiff that she needed a “full unrestricted release from [her] treating doctor placing [her] at maximum medical improvement.”
31. Plaintiff attempted several times to make contact with Michael Collison of Human Resources to reschedule a second visit with Dr. Deskin but Mr. Collison ignored her altogether.
32. Mr. Collision in fact was sabotaging Plaintiff's worker's compensation process by ignoring her and failing to reschedule a follow-up appointment.
33. Plaintiff asked third parties at work to contact Mr. Collison to reschedule a second visit with Dr. Deskin on behalf of Plaintiff. For example, on June 14, 2023, Plaintiff asked Johnny Moore about rescheduling a second visit and Mr. Moore explained that he would have Mr. Collison contact Plaintiff. Also, on July 14, Sherrita Jackson asked Mr. Collison to schedule a second appointment with Dr. Deskin and he responded, “You know how Keaunna is.” Plaintiff also asked Mark Woods and Nic Miller to speak with Mr. Collison about being released back to work by the company doctor, Dr. Deskin.
34. Dr. Deskin is unable to see an employee without authorization from KCATA.
35. KCATA never authorized Dr. Deskin to follow-up with Plaintiff.
36. Dr. Deskin, nor his staff, never followed up with Plaintiff or returned her calls, even though his office agreed to follow-up within 48-72 hours.

37. Plaintiff attempted to contact the nurse herself to reschedule an appointment with Dr. Deskink, but was unsuccessful.
38. KCATA sabotaged Plaintiff's Worker's Compensation process, blocking her ability to be released by the company's doctor, while underhandedly counting absences against her to ostensibly justify her termination.
39. Notwithstanding her work restrictions, Plaintiff remained willing and able to work provided KCATA assigned her to a bus route or otherwise placed her on the schedule.
40. Plaintiff was terminated on July 14, 2023, which was approximately a month after engaging in the Worker's Compensation process.

COUNT I
DISCRIMINATION AND RETALIATION IN VIOLATION OF MISSOURI'S
WORKMENS' COMPENSATION LAW RSMO. Section 287.780

41. Plaintiff hereby incorporates by reference as if fully stated herein the allegations contained in the foregoing paragraphs.
42. Plaintiff sustained a workplace injury on June 8, 2023.
43. Plaintiff exercised her rights under Missouri's Workers' Compensation Law relating to the workplace injury.
44. Defendant discriminated and retaliated against Plaintiff in violation of Mo. Rev. Stat. Section 287.780.
45. Plaintiff exercising her rights under Missouri's Workers' Compensation Law was a part or all of the reason for the discriminatory and retaliatory treatment and behavior by Defendant.
46. Defendant's actions against Plaintiff were outrageous because Defendant had an evil

motive and/or reckless indifference to the rights of others.

47. As a direct and proximate result of Defendant's discrimination, Plaintiff has and will continue to suffer from emotional distress, lost wages, including front and back pay and other benefits, reasonable attorneys' fees and costs necessary for litigation.

WHEREFORE, Plaintiff Keaunna Thompson requests that this Court enter judgment in her favor and against Defendant Kansas City Area Transportation Authority and award Plaintiff damages as proven at trial, including punitive damages, attorneys' fees and related litigation and enforcement expenses, and such other and further relief as just and proper.

COUNT II
INTERFERENCE AND/OR RETALIATION IN VIOLATION OF
THE FAMILY AND MEDICAL LEAVE ACT

48. Plaintiff hereby incorporates by reference as if fully stated herein the allegations contained in the foregoing paragraphs.
49. Plaintiff was an eligible employee under 29 U.S.C. § 2611 *et seq.* in that she was employed by Defendant for at least 12 months and worked at least 1,250 hours of service with Defendant during the previous 12 month period.
50. Defendant was an employer under the FMLA because it engaged in commerce or in an industry activity affecting commerce and it employed 50 or more employees for each working day during each of 20 or more calendar workweeks in the current or preceding calendar year.
51. Plaintiff provided Defendant with sufficient information to put Defendant on notice that she was suffering from a serious medical condition and may need FMLA leave.
52. Defendant interfered with Plaintiff's rights and benefits under the FMLA and/or retaliated

against her by suspending her and terminating her after receiving sufficient notice of a serious medical condition and engaging in her right under the FMLA and sabotaging her leave process.

53. Defendant's interference was a willful violation of the FMLA.

54. As a direct and proximate result of Defendant's interference and/or retaliation, Plaintiff has and will continue to suffer from lost wages, salary, employment benefits, and other compensation denied or lost, and any actual monetary losses sustained, reasonable attorneys' fees, and costs necessary for litigation.

WHEREFORE, Plaintiff Keaunna Thompson requests that this Court enter judgment in her favor and against Defendant Kansas City Area Transportation Authority and award Plaintiff damages as proven at trial, including punitive damages, attorneys' fees and related litigation and enforcement expenses, and such other and further relief as just and proper.

COUNT III
DISCRIMINATION IN VIOLATION OF 42 U.S.C. § 1981

55. Plaintiff hereby incorporates by reference as if fully stated herein the allegations contained in the foregoing paragraph.

56. At all times relevant, Plaintiff was an African American employee of Defendant and maintained a contractual relationship through at-will employment.

57. At all times relevant, Defendant was an employer subject to 42 U.S.C. § 1981.

58. Defendant discriminated against Plaintiff in violation of 42 U.S.C. § 1981 through its actions, policies, behavior, and treatment toward Plaintiff.

59. Plaintiff's race was the motivating factor in the discriminatory treatment by Defendant.

60. Defendant's actions against Plaintiff were taken with malice or with reckless indifference

to Plaintiff's federally protected rights.

61. As a direct and proximate result of Defendant's discrimination, Plaintiff has and will continue to suffer from emotional distress, lost wages, including front and back pay and other benefits, reasonable attorneys' fees and costs necessary for litigation.

WHEREFORE, Plaintiff Keaunna Thompson requests that this Court enter judgment in her favor and against Defendant Kansas City Area Transportation Authority and award Plaintiff damages as proven at trial, including punitive damages, attorneys' fees and related litigation and enforcement expenses, and such other and further relief as just and proper.

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury for all issues herein.

Dated: July 2, 2024

By: /s/ Henry W. Tanner, Jr
Henry W. Tanner Jr. (66277)
The Law Firm of Henry Tanner LLC
1432 E. 49th Terrace
Kansas City, Missouri 64110
Telephone: (816) 547-2162
Email: henry@htannerlaw.com

Attorney for Plaintiff

**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

KEAUNNA THOMPSON,

Plaintiff,

v.

KANSAS CITY AREA
TRANSPORTATION AUTHORITY,
Serve: 1200 E 18th St., Kansas City, MO
64108

Defendant.

Case No.

JURY TRIAL DEMANDED

MOTION FOR APPOINTMENT OF SPECIAL PROCESS SERVER

COMES NOW Plaintiff, by and through counsel, and pursuant to Local Rule 4.9 of Jackson County Court Rules, hereby moves for the appointment of HPS Process Service & Investigations, Inc.:

Randy	Adkins	PPS24-0002
Paul	Aizel	PPS24-0156
Tracy	Arnold	PPS24-0157
Jeffrey	Aronson	PPS24-0158
Raymond	Bardy	PPS24-0159
Carl	Barnet	PPS24-0010
Myrio	Bertuccelli	PPS24-0014
Heather	Beseke	PPS24-0160
Shanna	Blackwell	PPS24-0161
Brian	Blair	PPS24-0162
Kevin	Blanchard	PPS24-0163

Thomas	Bogue	PPS24-0164
Stancy	Bond	PPS24-0165
Kathy	Broom	PPS24-0166
Gabriella	Bucciachio	PPS24-0167
Linda	Bucciachio	PPS24-0168
Nicholas	Bull	PPS24-0169
Brent	Burmeister	PPS24-0170
Gary	Burmeister	PPS24-0171
Carl	Burnett	PPS24-0172
Gary	Burt	PPS24-0173
Steve	Butcher	PPS24-0024
Bobby	Calvert	PPS24-0174

Anna	Canole	PPS24-0175
Charles	Casey	PPS24-0176
Gina	Cash	PPS24-0177
George	Castillo	PPS24-0178
Carolyn	Champlin	PPS24-0025
Scott	Cisney	PPS24-0026
Nicholas	Cobb	PPS24-0027
Randy	Cobb	PPS24-0028
Ryan	Cole	PPS24-0179
Chad	Compton	PPS24-0180
Kenneth	Condrey	PPS24-0181
Sharon	Condrey	PPS24-0182
Shane	Cornelison	PPS24-0183
Ernesto	Corondado	PPS24-0184
James	Cox	PPS24-0029
Peggy	Cranston-Butcher	PPS24-0030
Samantha	Curl	PPS24-0186
Tremayne	Curls	PPS24-0187
Vito	Davis	PPS24-0188
Bryce	Dearborn	PPS24-0189
Robert	DeLacy III	PPS24-0190
Robert	DeLacy Jr	PPS24-0191
Dominic	Della Porte	PPS24-0192
Richard	Dietz Jr.	PPS24-0193
Claudia	Dohn	PPS24-0194

Amy	Donarski	PPS24-0195
Aaron	Donarski Sr	PPS24-0196
Dale	Dorning	PPS24-0197
John	Dressler	PPS24-0198
Rebecca	Dressler	PPS24-0199
Michael	Dunard	PPS24-0200
Joshua	Dunn	PPS24-0201
Donald	Eskra Jr.	PPS24-0202
Cindy	Ethridge	PPS24-0039
Richard	Fairbanks	PPS24-0203
Steven	Flynn	PPS24-0204
Ryan	Fortune	PPS24-0205
Daniel	Foster	PPS24-0206
Natalie	Gay	PPS24-0207
Patti	Gay	PPS24-0208
Richard	Gerber	PPS24-0209
Adam	Golden	PPS24-0210
Bradley	Gordon	PPS24-0211
Kimberly	Greenway	PPS24-0212
Dawn	Griffin-Luce	PPS24-0213
Paul	Grimes	PPS24-0214
Charles	Gunning	PPS24-0215
Kurie	Ghersini	PPS24-0046
Mark	Hagood	PPS24-0216
Eric	Hahn	PPS24-0050
Natussja	Hall	PPS24-0217

James	Hannah	PPS24-0052
Christy	Hartline	PPS24-0218
James	Harvey Jr	PPS24-0219
Grace	Hazell	PPS24-0220
Stephen	Heitz	PPS24-0221
Austen	Hendrickson	PPS24-0222
Sharon	Hendrickson	PPS24-0223
Elizabeth	Henson	PPS24-0224
Nina	Hertaus	PPS24-0225
Michael	Hibler	PPS24-0226
Trinity	Hibler	PPS24-0227
Wayne	Holcomb	PPS24-0059
Jenna	Holt	PPS24-0229
Aaron	Holt	PPS24-0230
Michael	Huffman	PPS24-0060
Pamela	Huffman	PPS24-0061
Martin	Hueckel	PPS24-0231
Zachary	Jenkins	PPS24-0232
Ronald	Johnson	PPS24-0233
Matthew	Jones	PPS24-0234
Patrick	Jones	PPS24-0235
Kenneth	Kearney	PPS24-0236
Brent	Kirkhart	PPS24-0071
Janice	Kirkhart	PPS24-0072
Tyler	Kirkhart	PPS24-0073
Kenneth	Klewick	PPS24-0237

Michele	Kriner	PPS24-0238
Wyman	Kroft	PPS24-0239
Kelly	Land	PPS24-0240
Anthony	Lavarone	PPS24-0241
Marcus	Lawing	PPS24-0242
Andrew	Lecuyer	PPS24-0243
Jennifer	Lecuyer	PPS24-0244
John	Lichtenegger	PPS24-0245
Bert	Lott	PPS24-0246
Winnonna	MaLinck	PPS24-0247
Robert	MaLivek	PPS24-0248
Michael	Marra	PPS24-0249
Genevieve	Marrault	PPS24-0250
Deborah	Martin	PPS24-0251
Michael	Martin	PPS24-0252
Joanne	McLean	PPS24-0253
Michael	McMahon	PPS24-0254
Michael	Meador	PPS24-0255
James	Meadows	PPS24-0256
Carrie	Meite	PPS24-0257
Jerry	Melber	PPS24-0258
Eric	Mendenhall	PPS24-0259
Mark	Miller	PPS24-0260
Matthew	Millholin	PPS24-0261
Keith	Milligan	PPS24-0262
Vivian	Mitchell	PPS24-0263

Angela	Molt	PPS24-0264
Carla	Monegain	PPS24-0267
Christopher	Moore	PPS24-0265
Daniel	Moore	PPS24-0266
Michael	Morison	PPS24-0268
Zachary	Mueller	PPS24-0089
Paul	Nardizzi	PPS24-0269
Annabel	Navarro	PPS24-0270
Wendy	Neff	PPS24-0271
Aubrianna	Nichols	PPS24-0272
Diana	Nichols	PPS24-0273
Jeffrey	Nichols	PPS24-0274
Michael	Noble	PPS24-0095
Michael	Nolan	PPS24-0275
Daryl	Oestreich	PPS24-0276
Daniel	Owens	PPS24-0277
Michael	Oystern	PPS24-0278
Craig	Palmer	PPS24-0279
Cynthia	Paris	PPS24-0280
Jenlee	Parker	PPS24-0281
Cody	Patton	PPS24-0282
George	Perry	PPS24-0283
Tyler	Pinder	PPS24-0284
Timothy	Pinney	PPS24-0285
Dominic	Playle	PPS24-0286
Craig	Podjusk Jr.	PPS24-0287

Nancy	Porter	PPS24-0288
Benjamin	Purser	PPS24-0289
Casey	Putnam	PPS24-0290
Jadyn	Ramey	PPS24-0291
Jason	Ramey	PPS24-0292
Guy	Redlinger	PPS24-0293
Christopher	Reed	PPS24-0294
Gavin	Rees	PPS24-0295
Lisa	Rees	PPS24-0296
Betty	Rice	PPS24-0297
Karen	Rice	PPS24-0298
Steven	Rice	PPS24-0299
Cheryl	Richey	PPS24-0300
Chanse	Ridgeway	PPS24-0301
Richard	Rober	PPS24-0302
David	Roberts	PPS24-0303
Patricia	Roberts	PPS24-0304
Richard	Ross	PPS24-0305
Steve	Rozlton	PPS24-0306
Ronald	Rugen	PPS24-0307
Robert	Sanders	PPS24-0308
Patrick	Sanford	PPS24-0309
Vincent	Sarelli	PPS24-0310
Steven	Schmitt	PPS24-0311
Nathaniel	Scott	PPS24-0312
Westley	Seifert	PPS24-0313

Joe B	Sherrod	PPS24-0124
Kenneth	Short	PPS24-0314
James	Skillmen III	PPS24-0315
Laura	Skinner	PPS24-0316
Thomas	Skinner	PPS24-0317
Brandon	Slopek	PPS24-0318
Brian	Smith	PPS24-0319
Gean	Smith	PPS24-0320
Shanita	Smith	PPS24-0321
Anthony	Spada	PPS24-0322
Melissa	Spencer-Bryant	PPS24-0323
Shelby	Stauble	PPS24-0324
Barbara	Steil	PPS24-0325
Randy	Stone	PPS24-0130
Sonja	Stone	PPS24-0131
Jason	Stoor	PPS24-0326
Steven	Stosur	PPS24-0327
Lisa	Swader	PPS24-0328
Romona	Talvacchino	PPS24-0329

Melvin	Tibbs	PPS24-0136
Gabriel	Tranum	PPS24-0330
Jakob	Tripses	PPS24-0331
Gage	Vann-Rogers	PPS24-0332
Robert	Vick II	PPS24-0333
William	Vornheder	PPS24-0334
Brad	Votaw	PPS24-0140
Michael	Wagner	PPS24-0335
Stephen	Waters	PPS24-0141
Zachary	Wakill	PPS24-0336
Sophia	Washington	PPS24-0337
Barbara	West	PPS24-0338
Gregory	Westerlund	PPS24-0339
John	White	PPS24-0340
Crystal	Williams	PPS24-0341
Gregory	Willing	PPS24-0342
Connie	Wilson	PPS24-0154
Sally	Worant	PPS24-0343

as private process servers in the above-captioned matter. In support of said motion, Plaintiff states that the above-named individuals are on the Court's list of approved process servers and the information contained in their applications and affidavits on file is current and still correct.

Date: July 2, 2024

Respectfully Submitted,

/s/ Henry W. Tanner Jr.

Henry W. Tanner Jr. (66277)
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1432 E. 49th Terrace
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Email: henry@htannerlaw.com

Attorney for Plaintiff

ORDER

It is hereby ORDERED that Plaintiff's Motion for Appointment of a Special Process Server is SUSTAINED and that HPS Process Service & Investigations and the above named individuals are hereby appointed to serve process in the above captioned matter.

07/03/2024 Jennifer Brookshire
DEPUTY COURT ADMINISTRATOR